# IN PROCESS REVIEW Rejection **Application Art Unit Examiner** Number **Mail Date** 2625 25-Nov-03 CHOOBIN, MAHMOOD B 09/770,379 Rejections Made The office action contains rejections made under the following statutes: ☐ 35 U.S.C. 102 **☑** 35 U.S.C. 103 ☐ 35 U.S.C. 112, first paragraph, written description ☐ 35 U.S.C. 112, first paragraph, enablement ☑ 35 U.S.C. 112, second paragraph ☐ 35 U.S.C. 101 (utility) ☐ 35 U.S.C. 101 (non-statutory subject matter) ☐ Double Patenting (statutory, ODP) ☐ Other (e.g., Best Mode)

## IN PROCESS REVIEW Rejection **Application Examiner Art Unit** Number **Mail Date** 2625 25-Nov-03 CHOOBIN, MAHMOOD B 09/770,379 Omitted Refections Is there a potential clear error for omitting a rejection? (The rejection ○ Yes ● No you propose must be reasonable) If yes, check all that apply ☐ 35 U.S.C. 102 ☐ 35 U.S.C. 103 ☐ 35 U.S.C. 112, first paragraph, written description ☐ 35 U.S.C. 112, first paragraph, enablement ☐ 35 U.S.C. 112, second paragraph ☐ 35 U.S.C. 101 (utility) ☐ 35 U.S.C. 101 (non-statutory subject matter) ☐ Double Patenting (statutory, ODP) ☐ Other (e.g., Best Mode)

#### IN PROCESS REVIEW **Application Number Rejection Mail Date Examiner** 09/770,379 25-Nov-03 CHOOBIN, MAHMOOD B Section III. 35 U.S.C. 103. \* **Correctness of 35 U.S.C 103 Rejections** Were all 35 U.S.C 103 rejections reasonable? ⊙<sub>Yes</sub> ○ No (No indicates the presence of a potential clear erro If no, indicate the problem (check all that apply) ☐ Claimed features not found in the reference. References not combinable. ☐ Date of the reference no good. ☐ Improper motivation. ☐ No reasonable expectation of success. ☐ Improper Official Notice taken. ☐ Other Comments: Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? ○ Yes • No (No indicates potential clear error) Were claim limitations matched to the art? ○Yes Sometimes ○ No. Were the differences clearly stated? Was the modification or combination of references clearly explained ○Yes Sometimes ○ No Was the motivation/reasons for obviousness present? ○Yes Sometimes ○ No. Comments: It is not clear whether the examiner is proposing a rejection for claim 1 under 35 U.S.C 103 alone or if the examiner is proposing a rejection for claim 1 under 35 U.S.C. 02 or 103 (Form Paragraph 7.27). The proposed modification of claim 1 lacks motivation. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above ☐ of record ☐ not of record (attach search logic/documentation) ☐ East ☐ EPO ☐ Other ☐ West ☐ Derwent Comments:

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Section VIII. 35 U.S.G. 112 2nd paragraph rrectness of 35 U.S.C 112 2nd Paragraph Rejections Were all 35 U.S.C 112 2nd paragraph rejections reasonable? (No indicates potential clear error) Comments:	●Yes ○No
Were all 35 U.S.C 112 2nd paragraph rejections reasonable?  (No indicates potential clear error)	● <sub>Yes</sub> ○ <sub>No</sub>
comments.	
rity of 35 U.S.C 112 2nd Paragraph Rejections  Were all 35 U.S.C 112 2nd paragraph rejections formulated in	●Yes ○ No
Comments:	
U.S.C 112 2nd Paragraph Rejection(s) That Should Have Been Made Give a brief description of the 112 2nd paragraph rejections that should have be	een made:

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	SECTION XI. File Wrapper	ALCOHOL:		and the same of th
Reasons for Allowance (R/				
	teasons for Allowance (R/A)?	○ <sub>Yes</sub>	No	$\circ_{N/A}$
If yes,		O.,	O	
Is the R/A clear and co	mpiete?	○ <sub>Yes</sub>	∪ No	
If no, Does the record as a w	hole indicate a R/A was necessary?	○ <sub>Yes</sub>	No     No	
Comments:	note material a 1974 was necessary.		110	
Comments.				
	•			
Interviews				
Was there an interview regaction reviewed?	parding the merits of the case relevant to the	○ <sub>Yes</sub>	● No	
If yes,			^	
Was Summary Form PTOL-	•	○ Yes		
	erview clear and complete?	○ Yes	$\circ$ No	
Comments:				
Claims				
	nappropriate manner on non-substantive issues?	Yes	No     No	
If yes,				
☐ claims are present tha				
	drawn from consideration should have been cand	celled.		
	laims were not properly treated.			
$\square$ other				
Comments:				
Sequence Rules				
· A A A A A A A A A A A A A A A A A A A	nucleotide and/or amino acid sequences?	○ <sub>Yes</sub>	No     No	
If yes,				
Did the examiner properly h	andle Sequence Compliance Issues?	$\circ$ Yes	$\circ_{No}$	
Comments:			_	

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Were all claims for priority prop	perly treated?	⊚ <sub>Yes</sub>	$\circ_{No}$	$\circ_{N/A}$	
If a restriction was made, was it proper?		$\circ_{Yes}$	$\circ_{No}$	N/A	
Were all matters of substance in applicant's response and affidavits/declarations evaluated sufficiently?		$\circ_{Yes}$	○ <sub>No</sub>	N/A	
Other issues?	•	$\circ_{Yes}$	No		
Comments:					

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03/110/313	23 1101 03			_
Sect	ion XIV. Indicia of Com	mendable/Outstandli	of Range	
Patentability Determination:	Indicia of Commendab	ole/Outstanding		
The record developed by th earliest time which is consist	e examiner shows an indi	cation of allowable sub	-	□Yes
Through the rejections and patentability is established to				□Yes
The search record in the ap subject matter in its broade appropriate peripherally rela	st reasonable interpretati			□Yes
Action Taking: Indicia of Com	nmendable/Outstandin	g		
The statements of rejection, o positions taken or recommend explanation to convey those positions.	ed in the resulting Office			□Yes
The Office action usually refer and/or text upon which the Of	• •	•	elements, figures,	✓Yes
The Office action indicates that the principle of compact prose possible including consultation (see search guidelines); placing claims as well as other art whis disclosed invention; and issuin on each essential issue in such action may be made final.	cution comprises conduct with an expert in the art g art of record which mee ch is pertinent to significa g a first Office action whi	ing an initial search where the examiner la ets both the concept are ant though unclaimed for the charly explains the	nich is as complete as acks such expertise and the wording of the eatures of the examiner's position	□Yes
Patent Examining Function: I	Indicia of Commendabl	e/Outstanding		
Check one of the following sta	tement if applicable:			
a complete file wrapper i	ulated to advance the pro record. The Office action e action clearly and concis	also is such that it leav	ves little room for	elop
☐ The entire Office action i Office action effectively of	s complete and accurate a conveys the positions take	•	ny substantial revision.	The
Comments:				

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Seellon XII. "X" Actions
☐ 1- Clearly wrong 102 or 103 such that a claimed feature(s) from an independent or dependent claim is not taught and no other appropriate art rejection of that claim was made  If Yes
☐ Independent claim(s) only ☐ Dependent claim(s) only ☐ Both dependent and independent claim(s) only
☑ 2- No motivation statement in a 103 rejection
If Yes  ☑ Independent claim(s) only ☐ Dependent claim(s) only (only check this if the motivation for the independent claim(s) would not cover the dependent claim(s)) ☐ Both dependent and independent claim(s)
$\hfill\Box$ 3- "Shotgun" 102 or 103 rejection that deals with all claims in that rejection
☐ 4- Clearly incomplete actions including restrictions
$\Box$ 5- The action copied (or substantiall copied) the prior office action with no response to substantive arguments made by applicants either in response to the previous action's rejection or restriction
$\Box$ 6- A 131 or 132 affidavit or declaration was not treated
$\hfill\Box$ 7- An overly broad claim found during a review of allowed or allowable claims, or allowable subject matter, using a 2nd pair of eyes standard
$\hfill\square$ 8- Either a lack of utility under 101 or lack of enablement or writen description under 112 1st
Comments:

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Search &			
Initial Data Capture Points			
Was art provided from an ESS before first action?	O Yes	O No	
Was any IDS improperly treated?	O Yes	O No	N/A
Was a text search performed by the Examiner?	<ul><li>Yes</li></ul>	O No	
Was it non-patent literature?	<ul><li>Yes</li></ul>	O No	
Is the search strategy printout present?	Yes	$\bigcirc$ No	O N/A
Was the inventorship searched by the Examiner?	O Yes	No	
If any TC or specialized art has identified specific search requirements in addition to or in exclusion of the above requirements, were these specific requirements complied with?	○ Yes	O No	● N/A
Were foreign patent documents cited by the Examiner on an 892?	O Yes	No	
Were NPL documents cited by the Examiner on an 892?	O Yes	No	
Did the Examiner perform a new search in a 2nd/subsequent action?	O Yes	$\bigcirc$ No	<ul><li>N/A</li></ul>
Did the Examiner update all searches in a subsequent action?	O Yes	$\bigcirc$ No	<ul><li>N/A</li></ul>
Did an ESS submit a new search report in a 2nd/subsequent action?	O Yes	$\bigcirc$ No	O N/A
Was there new art found by the Examiner that was applied in a 2nd/subsequent action?	O Yes	O No	● N/A
Has a search been performed by the Reviewer?	O Yes	No	
Overall Rating of the Search  Adequate			
O Less than Adequate			
Comments:			